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ATTORNEYS FOR PLAINTIFF

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA**

16 JASON STANDIFORD, an individual, on ) Case No.  
17 behalf of himself and all others similarly )  
situated, )  
18 Plaintiff, ) **COMPLAINT FOR:**  
19 v. )  
20 PALM, INC., a Delaware corporation, and ) **(1) Breach of Contract;**  
21 SPRINT NEXTEL, CORP., a Kansas ) **(2) Negligence;**  
22 corporation, and DOES 1 – 50, inclusive, ) **(3) California Consumer Legal**  
23 ) **Remedies Act;**  
24 Defendants. ) **(4) Violation of Cal. Bus. &**  
 ) **Prof. Code § 17200; and,**  
 ) **(5) Violation of Cal. Bus. &**  
 ) **Prof. Code § 17500.**  
 )  
 ) DEMAND FOR JURY TRIAL  
 )  
 ) **CLASS ACTION**

**COMPLAINT**

## E-Filing

**ADR**

C09 05719 PVT

Filed

DEC - 4 2009

**RICHARD W. WIEKING**  
CLERK, U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE

ORIGINAL

## BY FAX

1 Plaintiff, by his attorneys, upon personal knowledge as to himself and his own acts  
2 and upon information and belief as to all other matters, alleges as follows:

3 **NATURE OF THE ACTION**

4 1. Plaintiff, Jason Standiford, brings this class action complaint against  
5 Defendants Palm, Inc. (“Palm”), headquartered in Sunnyvale, California, and Sprint Nextel  
6 Corporation (“Sprint”), headquartered in Overland Park, Kansas, and DOES 1 through 50  
7 (collectively referred to as “Defendants”) seeking relief for the loss of personal data suffered  
8 by himself and other users of Palm webOS-based wireless phone devices, including the Palm  
9 Pre and Palm Pixi.

10 2. Several hundred thousand webOS devices have been sold by Palm and Sprint  
11 to consumers nationwide since the release of the first webOS device, the Palm Pre, on June 6,  
12 2009. The Pre was the first mobile device developed for use with Palm’s webOS mobile  
13 operating system, which was said to be “groundbreaking” and would allow consumers a new  
14 ease of use never before seen in a mobile computing device.

15 3. One of the significant differences between webOS devices and other mobile  
16 devices is the heavy reliance of webOS on synchronization with contacts, calendars, and  
17 other information stored via the Internet using services like Google’s Gmail e-mail.  
18 Likewise, rather than allowing webOS users to back up data stored directly on their devices  
19 to their personal computers, webOS devices are designed to sync with and backup virtually  
20 all data directly to Palm’s own servers every 24 hours. During each backup, data stored  
21 during the previous 24-hour’s cycle is overwritten and rendered irretrievable. That is, neither  
22 Palm nor Sprint retains any backup data for more than 24 hours at a time.

23 4. According to Palm and Sprint, the Palm backup systems allow webOS users  
24 to back up and restore data lost or destroyed onto either their existing Pre or other webOS-  
25 based device. Backup services are especially important for webOS users because Palm and

1 Sprint do not provide software or applications that allow users to transfer most forms of data  
2 from webOS devices to a personal computer.

3       5. Despite the confidence Palm and Sprint have placed in their backup systems  
4 and Palm's servers, numerous webOS users have suffered catastrophic data loss as a result of  
5 failed backups or overwriting of previously stored data.

## PARTIES

7       6. Plaintiff Jason Standiford is a resident of San Francisco, California. He  
8 maintains an account with Sprint through which he uses a Palm Pre wireless device. He  
9 suffered complete and catastrophic loss of nearly all data on his Palm Pre.

10        7.        Palm, Inc. is a provider of mobile computing and communication technologies  
11 that designs, develops, manufactures, markets, and sells a broad range of products, including  
12 smartphones and handheld computers. Palm is a Delaware corporation headquartered at 950  
13 West Maude Avenue, Sunnyvale, California 94085. Palm does business throughout the State  
14 of California and the nation.

15       8.      Defendant Sprint Nextel Corporation is a leading provider of cellular phone  
16 and data service in the United States. It is a Kansas corporation headquartered at 6200 Sprint  
17 Parkway, Overland Park, Kansas 66251. Sprint does business throughout the State of  
18 California and the nation.

19       9. Plaintiff is currently ignorant of the true names and capacities, whether  
20 individual, corporate, associate, or otherwise, of the defendants sued herein under the  
21 fictitious names Does 1 through 50, inclusive, and therefore, sues such defendants by such  
22 fictitious names. Plaintiff will seek leave to amend this complaint to allege the true names  
23 and capacities of said fictitiously named defendants when their true names and capacities  
24 have been ascertained. Plaintiff is informed and believes and based thereon alleges that each  
25 of the fictitiously named Doe defendants is legally responsible in some manner for the events  
26 and occurrences alleged herein, and for the damages suffered by plaintiff.

1       10. Plaintiff is informed and believes and based thereon alleges that all  
2 defendants, including the fictitious Doe defendants, were at all relevant times acting as actual  
3 agents, conspirators, ostensible agents, partners and/or joint venturers and employees of all  
4 other defendants, and that all acts alleged herein occurred within the course and scope of said  
5 agency, employment, partnership, and joint venture, conspiracy or enterprise, and with the  
6 express and/or implied permission, knowledge, consent, authorization and ratification of their  
7 co-defendants; however, each of these allegations are deemed alternative theories whenever  
8 not doing so would result in a contradiction with the other allegations.

9           11. All defendants, including Does 1 through 50, are collectively referred to as  
10 "Defendants".

## **JURISDICTION AND VENUE**

12 12. This Court has jurisdiction over the subject matter of this action pursuant to  
13 28 U.S.C. § 1332(d), because (a) at least one member of the putative class is a citizen of a  
14 state different from Defendants, (b) the amount in controversy exceeds \$5,000,000, exclusive  
15 of interest and costs, and (c) none of the exceptions under that subsection apply to this action.

16 13. Personal jurisdiction and Venue are proper because Palm, Inc. is a corporation  
17 headquartered in Santa Clara County and/or because the improper conduct alleged in this  
18 complaint occurred in, was directed from, and/or emanated or exported from California.

## INTRADISTRICT ASSIGNMENT

14. Pursuant to Civil Local Rule 3-2(e), this case shall be assigned to the San Jose  
Division as it arises from Santa Clara County.

## FACTS

23 | The Palm webOS Platform

24 15. On June 6, 2009, Palm began selling the Palm Pre wireless device through  
25 Sprint stores and other retail locations. Industry estimates show between 50,000 and 100,000

1 Pre units sold in the first week of sales alone, with several hundreds of thousands more sold  
2 to date.

3       16. The Palm Pre was the first mobile device released to use Palm's webOS  
4 operating system, which prior to its release Palm and Sprint touted as "groundbreaking" and  
5 that Palm still describes on its Pre website as "designed to be so in sync with your needs that  
6 it feels like its thinking ahead for you."

7       17. Sprint is currently the exclusive carrier for the Palm Pre and its sister device—the  
8 webOS-based Palm Pixi—in the United States, much in the same way that AT&T is the  
9 exclusive carrier for the Apple iPhone.

10       18. The Pre and other webOS devices are relatively unique among mobile phones  
11 in that they rely almost exclusively on Palm's back-end servers to backup and restore most  
12 data inputted to the device. This means that Palm stores webOS users' address book  
13 contacts, photos, text messages, calendar entries and other data on its servers. Palm calls this  
14 "Palm Services."

15       19. According to Palm, all a webOS user needs to do to "automatically back up  
16 the information" on their devices is "[s]imply create a Palm profile and let [Palm] handle the  
17 rest."

18       20. Palm also states:

19               Back up your Contacts, Calendars, Memos, and Tasks along with  
20 preferences and any software downloaded from the App Catalog. Back  
21 up runs automatically every day over the air—without interrupting  
22 you. Then retrieve the information if you get a new Palm webOS  
23 phone by signing into your Palm profile.  
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<http://www.palm.com/us/products/software/services.html>.

21       21. A "Palm profile" is a part of Palm Services and is a user-specific account (not  
22 device-specific) that allows webOS users to access functions like automatic software updates  
23 and data backup services. The Palm profile is designed to allow users to access their devices  
24 settings and previously stored data at all times from any webOS-based device.

1       22. The Palm backup and restoration service is an example of so-called “cloud  
2 computing,” whereby users store information not on their own computers or devices, but on  
3 technology providers’ massive servers via the Internet. Other examples of cloud computing  
4 include Facebook and Google’s Gmail e-mail service.

5       23. Sprint and Palm have touted this mode of operation as a benefit to consumers  
6 because it means that Palm servers can simply send user data to a new webOS-based device  
7 should an existing device be lost or destroyed. This service has proven especially important  
8 in light of the seemingly high number of hardware defects and other problems many Pre  
9 users have encountered.

10      24. While Sprint is currently the exclusive wireless carrier for webOS devices in  
11 the United States and provides the wireless Internet connection necessary for the webOS  
12 devices to function with Palm’s servers, it is Palm that actually stores all user data and is  
13 responsible for its safe-keeping.

14 **webOS Data Loss—Backup and Retention Procedures**

15      25. Upon purchasing a Palm Pre or other webOS device, users are required to  
16 create a “Palm profile” in order to access and utilize functions like automatic software  
17 updates and Palm’s backup and restoration services. By logging in using an e-mail address  
18 and password associated with their profiles, webOS users can access account settings and  
19 data backups on any webOS device.

20      26. Upon creation of a Palm profile, Palm’s backup service begins to operate.

21      27. The backup service is designed to automatically backup each webOS user’s  
22 data every 24 hours. In order to do so, the service pulls data from the webOS device via the  
23 Internet and stores it on Palm’s servers.

24      28. Each 24-hour period a new backup cycle begins. As part of this process, Palm  
25 overwrites previous backups on a daily basis. Once a new backup is completed, all  
26 information from previous backups becomes irretrievable.

1        29. Neither Palm nor Sprint maintains secondary backup systems through which  
2 data backups older than 24 hours are stored.

3       30.     The result of this system is that many webOS device users suffered and  
4     continue to suffer significant and permanent data loss, including but not limited to the loss of  
5     instant messages, e-mails, calendar entries, contacts in their address books, and applications  
6     paid for and downloaded from the Palm App Catalog.

7 31. webOS users frequently experience this data loss when switching from one  
8 webOS device to another, often as part of a warranty exchange.

9       32.    Further complicating webOS users' data loss is the fact that unlike iPhones,  
10      BlackBerrys and other smartphones, the Palm's current webOS-based devices are not  
11      designed to sync locally with a user's personal computer without additional software and  
12      hardware. In fact, Palm and Sprint suggest that if a user wishes to back up data locally on  
13      their personal computer, they should purchase software or applications from third-party  
14      developers. This means that most users are not able to backup their data locally, but are  
15      encouraged and required to rely on Palm.

16           33. Additionally, Sprint stores are not able to retrieve locally stored data from  
17 webOS devices. This means that Sprint is not able to transfer information from one webOS  
18 device to another for its customers.

## **FACTS RELATING TO PLAINTIFF**

20           34. Standiford maintains an account with Sprint for wireless telephone service.  
21 He owns and uses a Palm Pre device.

22       35. On or about November 13, 2009, Standiford went to his local Sprint store to  
23 complete a warranty exchange for his Palm Pre after the power button on that device failed to  
24 function properly. This was the fourth time he had to exchange his Pre because of defects.

1       36. While at the Sprint store, representatives completed the warranty exchange,  
2 meaning that Standiford exchanged his existing, malfunctioning Pre for a new or refurbished  
3 Pre.

4       37. After leaving the store, Standiford logged in to his Palm profile in order to  
5 load his existing, Palm-stored, cloud-based profile to his new Pre. In theory, his new Pre  
6 should have then contained data identical to his previous Pre, including contacts, calendar  
7 entries, Internet bookmarks, and more.

8       38. Upon logging in to his Palm profile, Standiford discovered that his Palm  
9 profile only contained four of the hundreds of contacts he had stored and that were available  
10 on his previous Pre. Of those four contacts now in his profile, two were for Sprint customer  
11 service and the other two were contacts very recently stored. His profile also contained only  
12 three of his many memos he had written and stored, and none of his bookmarks. All in all,  
13 Palm lost almost all of Standiford's data that it promised to back up and store for him.

14       39. Standiford then went back to the Sprint store on or about the following day,  
15 November 14, 2009. He did so because he believed the store was still in possession of his  
16 previous Pre device, which he also believed should still have his data stored on it.

17       40. Standiford was correct—Sprint still had the phone and the phone still  
18 contained all his data.

19       41. A Sprint representative attempted unsuccessfully to retrieve Standiford's data  
20 from his previous Pre, and in the process permanently deleted all of the data stored on the  
21 device. The result was that Sprint deleted the only backup of Standiford's data.

22       42. On or about December 3, 2009, a representative from Palm contacted  
23 Standiford and stated that Palm found a data file and wanted Standiford to erase the data  
24 currently on his phone. After doing so, Standiford recovered some, but not all of the lost  
25 data.

43. When purchasing the Palm Pre, Plaintiff specifically relied on the representations made by Sprint and Palm's that the Palm system would backup his data for him, and that if his phone became lost or was damaged, Sprint and Palm would restore all of that data to a new or existing device.

## **CLASS ALLEGATIONS**

44. Plaintiff Standiford brings this action pursuant to Fed. R. Civ. P. 23(b)(2) and Fed. R. Civ. P. 23(b)(3) on behalf of himself and the following classes:

- a. **The webOS Class.** All persons and entities in the United States who (1) created Palm profiles for use with Palm Services and their Palm webOS-based mobile phones and (2) stored data on Palm's servers via Palm Services.
- b. **The webOS Data Loss Subclass.** All persons and entities in the United States who (1) created Palm profiles for use with Palm Services and their Palm webOS-based mobile phones, (2) stored data on Palm's servers via Palm Services, and (3) suffered permanent data loss.

Excluded from the Classes are Defendants, their legal representatives, assigns, and successors, and any entity in which Defendants have a controlling interest. Also excluded is any judge to whom this case is assigned and those judge's immediate families.

45. Plaintiff reserves the right to revise these definitions based on facts learned in discovery.

46. **Numerosity.** The Classes consist of thousands of individuals and entities, making joinder impractical. Upon information and belief, Class members can be identified through Defendants' records.

47. **Typicality.** Plaintiff's claims are typical of the claims of all of the other members of the Classes, as Plaintiff and the members of the Classes were all subjected to Defendants' identical wrongful conduct based upon transactions that occurred uniformly with Plaintiff and the public.

1       48.   **Adequacy.** Plaintiff will fairly and adequately represent and protect the  
2 interests of the other members of the Classes. Plaintiff has retained counsel with substantial  
3 experience in prosecuting complex litigation and class actions. Plaintiff and his counsel are  
4 committed to vigorously prosecuting this action on behalf of the members of the Classes, and  
5 have the financial resources to do so. Neither Plaintiff nor his counsel have any interest  
6 adverse to those of the other members of the Classes.

7       49.   **Superiority.** Absent a class action, most members of the Classes would find  
8 the cost of litigating their claims to be prohibitive and will have no effective remedy. The  
9 class treatment of common questions of law and fact is also superior to multiple individual  
10 actions or piecemeal litigation in that it would conserve the resources of the courts and the  
11 litigants, and promote consistency and efficiency of adjudication.

12       50.   Defendants have acted and failed to act on grounds generally applicable to  
13 Plaintiff and the other members of the Classes, requiring the Court's imposition of uniform  
14 relief to ensure compatible standards of conduct toward the members of the Classes.

15       51.   The factual and legal bases of Defendants' liability to Plaintiff and to the other  
16 members of the Classes are the same, resulting in injury to Plaintiff and the Classes. Plaintiff  
17 and the other members of the Classes have all suffered harm and damages as a result of  
18 Defendants' wrongful conduct.

19       52.   **Commonality.** There are many questions of law and fact common to  
20 Plaintiff's claims and the claims of the other members of the Classes. Those questions  
21 predominate over any questions that may affect individual members of the Classes. Common  
22 questions for the Classes include but are not limited to the following:

23           (a)    whether Defendants' conduct described herein constitutes breach of  
24                contract;  
25           (b)    whether Defendants' conduct described herein constitutes negligence;

(c) whether Defendants' conduct described herein violates California's Consumer Legal Remedies Act;

(d) whether Defendants' conduct described herein violates Cal. Bus. & Prof. Code § 17200;

(e) whether Defendants' conduct described herein violates Cal. Bus. & Prof. Code § 17500;

(f) whether Defendants misrepresented to users that Palm webOS-based mobile phones utilized a secure automatic data backup system;

(g) whether Defendants concealed and did not disclose that they did not invest the resources, including hardware, software, procedures, maintenance, security, backup procedures, and the training and testing necessary to ensure that their data backup and restoration functions operated to achieve the guarantees and promises Defendants made to users of their products and services;

15       53. Defendants engaged in a common course of conduct giving rise to the legal  
16 rights sought to be enforced by the Class members. Similar or identical statutory and  
17 common law violations, business practices, and injuries are involved. Individual questions, if  
18 any, pale by comparison to the numerous common questions.

19       54. The injuries sustained by the members of the Classes flow, in each instance,  
20 from a common nucleus of operative facts. In each case, Defendants represented that Palm  
21 webOS-based mobile phone users always had access to their personal data, and that such data  
22 would and could be properly entrusted to Defendants to maintain and retain, safely, securely  
23 and always available, no matter what might happen to the individual phone the user utilized  
24 to access that data. What Defendants did not disclose to Plaintiff and the other members of  
25 the Classes was that Defendants did not invest the resources, including hardware, software,  
26 procedures, maintenance, security, back up procedures, and the training and testing necessary

1 to ensure that their data backup and restoration functions operated to achieve the guarantees  
2 and promises Defendants made to users of their products and services. Defendants saved  
3 money by not investing these necessary resources to support their promises and guarantees  
4 made to users of their products and services.

5 55. Individual litigation of the legal and factual issues raised by Defendants would  
6 increase delay and expense to all parties and to the judiciary. The class action device  
7 presents far fewer management difficulties and provides the benefits of a single, uniform  
8 adjudication, economies of scale and comprehensive supervision by a single court.

9 56. Given the similarities of the claims of the members of the Classes and the  
10 absence of material differences in the state statutes and common laws upon which those  
11 claims are based, a nationwide class will be easily managed by the Court and the parties.

12 57. In the alternative, the Classes may be certified because:

- 13 (a) the prosecution of separate actions by the individual members of the  
14 Classes would create a risk of inconsistent or varying adjudication  
15 with respect to individual class members and would establish  
16 incompatible standards of conduct by Defendants;
- 17 (b) the prosecution of separate actions by individual members of the  
18 Classes would create a risk of adjudications that would, as a practical  
19 matter, be dispositive of the interests of other members of the Classes  
20 who were not parties to those adjudications, or substantially impair or  
21 impede their ability to protect their own interests; and
- 22 (c) Defendants have acted or refused to act on grounds generally  
23 applicable to the Classes, thereby making appropriate final and  
24 injunctive relief with respect to the Classes as a whole.

## **FIRST CAUSE OF ACTION**

## Breach of Contract

**(On behalf of Plaintiff and both Classes against all Defendants)**

58. Plaintiff incorporates by reference the foregoing allegations.

5 59. Plaintiff and members of both Classes entered into identical agreements with  
6 Defendants whereby Defendants represented they would “[b]ack up [Plaintiffs’] Contacts,  
7 Calendars, Memos, and Tasks along with preferences and any software downloaded from the  
8 App Catalog. Back up runs automatically every day over the air—without interrupting you.  
9 Then retrieve the information if you get a new Palm webOS phone by signing into your Palm  
10 profile.”

11           60. Defendants expressly and/or impliedly agreed to carry out their obligations in  
12 good faith and fair dealing.

13       61. Defendants breached their contractual obligations, including their obligations  
14 of good faith and fair dealing, by failing to back up the data as promised.

15 62. Plaintiff and Class members have performed their obligations under the  
16 contracts.

17       63.     The aforementioned breaches of contract have proximately caused Plaintiff  
18 and the Classes economic injury and other damages.

## **SECOND CAUSE OF ACTION**

## Negligence

**(on behalf of Plaintiff and both Classes against all Defendants)**

22 64. Plaintiff incorporates by reference the foregoing allegations.

23 65. Defendants owed a duty of care to Plaintiff and the members of the Classes.

24 66. By virtue of their assumption of duties and responsibilities of providing  
25 mobile phone services to Plaintiff and the members of the Classes, including backup services  
26 for all data and information entrusted to Defendants by Plaintiff and the members of the

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1 Classes, Defendants owed to Plaintiff and the members of the Classes the duty to act in such  
2 a manner as a reasonably prudent person would under similar circumstances.

3       67. Pursuant to the duties and responsibilities assumed by Defendants, Defendants  
4 were required to maintain backups of the personal data of Plaintiff and the members of the  
5 Classes, and ensure that such data would and could be properly entrusted to Defendants to  
6 maintain and retain, safely, securely and always available, no matter what might happen to  
7 the individual device the user utilized to access that data.

8       68. Defendants breached their duty to Plaintiff and the other members of the  
9       Classes by failing to adequately ensure the safety, security and availability of the data  
10      belonging to Plaintiff and the Classes. Specifically, Defendants negligently failed to invest  
11      the resources, including hardware, software, procedures, maintenance, security, backup  
12      procedures, and the training and testing necessary to ensure that their data backup and  
13      restoration functions would operate to permit Plaintiff and the members of the Classes to  
14      access and secure the data they entrusted to Defendants.

15 69. Had Defendants exercised reasonable care and skill in protecting the data of  
16 Plaintiff and the other members of the Classes, that data would not have been lost.

17       70. Plaintiff and the other members of the Classes have suffered economic  
18 damage as a direct and proximate result of Defendants' failure to properly backup and secure  
19 the data entrusted to them by Plaintiff and the Classes. The exact amount of loss is to be  
20 determined at the time of trial.

### **THIRD CAUSE OF ACTION**

### Violation of California Consumer Legal Remedies Act (“CLRA”)

**(On behalf of Plaintiff and both Classes against all Defendants)**

24 71. Plaintiff incorporates by reference the foregoing allegations.

25           72. The Consumer Legal Remedies Act (“CLRA”) applies to Defendants’ actions  
26 and conduct described herein because it extends to transactions that are intended to result, or

1 which have resulted, in the sale of goods or services to consumers.

2       73. Plaintiff and each member of the Classes are “consumers” within the meaning  
 3 of Cal. Civ. Code § 1761(d). This cause of action applies to any person that used their Palm  
 4 webOS-based device, in whole or in part, for personal use.

5       74. The webOS devices that Plaintiff and each member of the Classes own are  
 6 “goods” within the meaning of Cal. Civ. Code § 1761(a). The mobile services for which  
 7 Palm webOS-based device owners pay a monthly fee are “services” within the meaning of  
 8 Cal. Civ. Code § 1761(b).

9       75. Defendants violated the CLRA in at least the following respects:

- 10       (a) In violation of § 1770(a)(5), Defendants have represented that Palm  
       11            webOS-based devices have characteristics, uses, and benefits that they  
       12            do not have; and,
- 13       (b) In violation of § 1770(a)(9), Defendants have advertised Palm webOS-  
       14            based devices and related services with an intent not to sell them as  
       15            advertised.

16       76. Defendants concealed material facts regarding webOS devices from Plaintiff  
 17 and other members of the Classes, including that they fail to perform in accordance with  
 18 advertised performance specifications, including but not limited to the fact that the webOS  
 19 devices utilize secure automatic data backup and restoration systems. This type of  
 20 information is relied upon by consumers in making purchase decisions, and is fundamental to  
 21 the decisions to purchase a costly mobile phone with monthly fees for use and operation.

22       77. One of the major selling points of webOS devices was that users always had  
 23 access to their personal data, and that such data would and could be properly entrusted to  
 24 Defendants to maintain and retain, safely, securely and always available, no matter what  
 25 might happen to the individual device that owners utilized to access that data. What  
 26 Defendants did not disclose to Plaintiff and members of the Classes was that Defendants did  
 27

1 not invest the resources, including hardware, software, procedures, maintenance, security,  
2 back up procedures, and the training and testing necessary to ensure that their data backup  
3 and restoration functions operated to achieve the guarantees and promises Defendants made  
4 to users of their products and services. Defendants saved money by not investing these  
5 necessary resources to support the promises and guarantees made to users of their products  
6 and services.

7 78. Had Defendants disclosed the true fact that Palm webOS-based devices did  
8 not utilize a secure automatic backup and restoration system for the data inputted to the  
9 devices, such information would have been made known to Plaintiff and the other members  
10 of the Classes through the marketing and advertising presented by retailers, resellers,  
11 Defendants, the trade press and others.

12 79. Had Defendants disclosed this material information regarding the webOS-  
13 based devices to Plaintiff and the other members of the Classes, they would not have  
14 purchased webOS devices, nor the monthly plans that supposedly promised those features  
15 prominently advertised and promoted by Defendants.

16 80. Plaintiff and the other members of the Classes relied upon Defendants'  
17 misrepresentations to their detriment.

18 81. Defendants' failure to disclose the webOS devices' inability to meet their  
19 advertised performance parameters, and Defendants' conscious concealment of a fatal flaw in  
20 the operation of those devices by which all copies of all users' data were maintained in  
21 unsecure and non-redundant servers, are omissions and concealments of material fact that  
22 constitute unfair, deceptive, and misleading business practices in violation of Cal. Civ. Code  
23 § 1770(a).

24 82. Defendants' deceptive acts and omissions occurred in the course of selling  
25 consumers products and services and have occurred continuously through the filing of this  
26 Complaint.

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COMPLAINT

83. As a direct and proximate result of Defendants' violation of Cal. Civ. Code § 1770, *et seq.*, Plaintiff and the other members of the Classes have suffered irreparable harm. Plaintiff, on behalf of himself and the Classes, seeks injunctive relief.

#### **FOURTH CAUSE OF ACTION**

## Violation of Cal. Bus. & Prof. Code § 17200

**(On behalf of Plaintiff and both Classes against all Defendants)**

84. Plaintiff incorporates by reference the foregoing allegations.

85. Cal. Bus. & Prof. Code § 17200 proscribes unfair business competition and defines this to include any unfair, unlawful, or fraudulent business practice or act.

86. One of the major selling points of Palm webOS-based devices was that users always had access to their personal data, and that such data would and could be properly entrusted to Defendants to maintain and retain, safely, securely and always available, no matter what might happen to the individual device that owners utilized to access that data. What Defendants did not disclose to Plaintiff and the members of the Classes was that Defendants did not invest the resources, including hardware, software, procedures, maintenance, security, back up procedures, and the training and testing necessary to ensure that their data backup and restoration functions operated to achieve the guarantees and promises Defendants made to users of their products and services. Defendants saved money by not investing these necessary resources to support their promises and guarantees made to users of their products and services.

87. Defendants' acts and practices as alleged herein constitute unlawful, unfair, and/or fraudulent business practices in violation of California's Unfair Competition Law, Cal. Bus. & Prof. Code § 17200, *et. seq.*

88. Defendants engaged in unlawful business practices by, among other things:

(a) engaging in conduct, as alleged herein, that violates California's Consumer Legal Remedies Act; and

(b) engaging in conduct that undermines or violates the stated policies underlying California's Consumer Legal Remedies Act.

89. Defendants engaged in unfair business practices by, among other things:

- (a) engaging in conduct where the utility of that conduct is outweighed by the gravity of the consequences to Plaintiff and the Classes;
- (b) engaging in conduct that is reckless, unconscionable, or substantially injurious to Plaintiff and the Classes;
- (c) engaging in conduct that undermines or violates the stated policies underlying California's Consumer Legal Remedies Act which seeks to protect California consumers against advertising practices and to promote a basic level of honesty and reliability in the marketplace, and a level playing field, so that companies that do invest in the appropriate technology and services to comply with their promises and representations to users do not have to compete with those companies and businesses that make such promises but are not burdened with the costs of honest compliance.

90. Defendant utilized fraudulent business practices by engaging in conduct that was and is likely to deceive consumers acting reasonably under the circumstances.

Defendants' fraudulent business practices include but are not limited to:

- (a) failing to disclose that Defendants did not keep or retain any back up of users' personal data;
- (b) failing to disclose that there was a high risk of loss of users' personal data;
- (c) failing to disclose that Defendants had no back up plan or procedure if a failure should occur with the servers that retained and maintained users' data;

1 (d) failing to disclose that Defendants did not invest the resources,  
2 including hardware, software, procedures, maintenance, security, back  
3 up procedures, and the training and testing necessary to ensure that  
4 their data backup and restoration functions operated to achieve the  
5 guarantees and promises Defendants made to users of their products  
6 and services; and,  
7 (e) failing to disclose that Defendants saved money by not investing these  
8 necessary resources to support the promises and guarantees they made  
9 to users of their products and services.

10 91. As a direct and proximate result of Defendants' unlawful, unfair, and  
11 fraudulent acts, business practices, and conduct, Plaintiff and the other members of the  
12 Classes have suffered injury in fact and lost valuable property (i.e. data) in that, among other  
13 things:

14 (a) Plaintiff and the Classes would not have entrusted Defendants to be  
15 the sole back up repository for their valuable personal and business  
16 data;  
17 (b) Plaintiff and the Classes would not have purchased a mobile phone  
18 that did not have reliable data storage and retrieval capacity;  
19 (c) Plaintiff and the Classes would not have entered into service  
20 agreements with companies that did not have reliable data storage and  
21 retrieval capacity;  
22 (d) Plaintiff and the Classes would have sought or obtained other means to  
23 back up and protect their valuable and irreplaceable data and would  
24 not have tied themselves to a system that did not have this capacity;  
25 and,

(e) Plaintiff and the Classes lost personal, critical, business and/or other data that they entrusted to Defendants for safekeeping and access.

92. Plaintiff, on behalf of himself and the Classes, seeks individual restitution, injunctive relief and other relief allowed under § 17200, *et seq.*

## **FIFTH CAUSE OF ACTION**

### Violation of Cal. Bus. & Prof. Code § 17500

**(On behalf of Plaintiff and both Classes against all Defendants)**

93. Plaintiff incorporates by reference the foregoing allegations.

9       94. Defendants engaged in advertising and marketing to the public and offered for  
10 sale Palm webOS-based devices on a nationwide basis including in California. Defendants  
11 engaged in advertising to the public, including to Plaintiff and the other members of the  
12 Classes, offering for sale mobile phones that were represented to utilize a secure automatic  
13 data backup and restoration system. Defendants engaged in such advertising with the intent  
14 to induce Plaintiff and the other members of the Classes to purchase webOS-based devices  
15 and enter into long-term service agreements for mobile phone services.

16 95. On information and belief, Defendants' advertising is untrue or misleading  
17 and likely to deceive the public in that the advertising portrays a level of performance and  
18 reliability that the Palm webOS mobile phones did not have and could not deliver.

19        96.      In making and disseminating the statements herein alleged, Defendants knew,  
20 or by the exercise of reasonable care should have known, that the statements were false and  
21 misleading and are therefore in violation of Cal. Bus. & Prof. Code § 17500, *et seq.*

22        97. Defendants' advertising, as herein alleged, constitutes unfair competition in  
23 violation of Cal. Bus. & Prof. Code § 17200, *et seq.*

24 98. As a direct and proximate result of Defendants' unlawful, unfair, and  
25 fraudulent acts, business practices, and conduct, Plaintiff and the Classes have suffered injury  
26 in fact and lost valuable property (i.e. data) in that, among other things:

- 1 (a) Plaintiff and the Classes would not have entrusted Defendants to be  
2 the sole back up repository for their valuable personal and business  
3 data;
- 4 (b) Plaintiff and the Classes would not have purchased a mobile phone  
5 that did not have reliable data storage and retrieval capacity;
- 6 (c) Plaintiff and the Classes would not have entered into service  
7 agreements with companies that did not have reliable data storage and  
8 retrieval capacity;
- 9 (d) Plaintiff and the Classes would have sought or obtained other means to  
10 backup and protect their valuable and irreplaceable data and would not  
11 have tied themselves to a system that did not have this capacity; and,
- 12 (e) Plaintiff and the Classes lost personal, critical, business and/or other  
13 data that they entrusted to Defendants for safekeeping and access.

14 99. Unless restrained by the Court, Defendants will continue to engage in false  
15 and misleading advertising, as herein alleged, in violation of Cal. Bus. & Prof. Code  
16 §§ 17200 and 17500.

#### 17 **PRAYER FOR RELIEF**

18 WHEREFORE, Plaintiff, on behalf of himself and the Classes, prays for the  
19 following relief:

- 20 A. Certify this case as a class action on behalf of the Classes defined  
21 above, appoint Plaintiff as class representative, and appoint his counsel  
22 as class counsel;
- 23 B. Declare that Defendants' actions, as set out above, constitute breach of  
24 contract, negligence, and violate the California Consumer Legal  
25 Remedies Act, the California Unfair Competition Law, Cal. Bus. &  
26 Prof. Code § 17200, and Cal. Bus. & Prof. Code § 17500;

- C. Award injunctive and equitable relief, including restitution, on Counts I-V in an amount to be determined at trial including, *inter alia*: (a) prohibiting Defendants from engaging in the acts of unfair competition and false advertising alleged herein; (b) requiring Defendants to disgorge all ill-gotten gains to Plaintiff and the Classes, or to whomever the Court deems appropriate; (c) awarding Plaintiff and the Classes full restitution of all monies wrongfully acquired by Defendants by means of the wrongful conduct alleged herein; and (d) ordering such funds or assets to be impounded, or a trust imposed, to avoid dissipation, fraudulent transfers, and/or concealment of such monies or assets by Defendants;
- D. Award damages on Count II in an amount to be determined at trial;
- E. Award Plaintiff and the Classes their reasonable litigation expenses and attorneys' fees;
- F. Award Plaintiff and the Classes pre- and post-judgment interest, to the extent allowable;
- G. Enter injunctive and/or declaratory relief as is necessary to protect the interests of Plaintiff and the Classes; and
- H. Award such other and further relief as equity and justice may require.

Respectfully submitted,

Dated: December 4, 2009

PARISI & HAVENS, LLP

By:   
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One of the Attorneys for Plaintiff

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COMPLAINT

## JURY TRIAL

Plaintiff demands a trial by jury for all issues so triable.

Respectfully submitted,

Dated: December 4, 2009

PARISI & HAVENS, LLP

DAVID C. PARISI

DAVID C. PARISI  
One of the Attorneys for Plaintiff

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**COMPLAINT**

1 I, Jason Standiford, hereby declare:

2  
3 1. I have personal knowledge of the following facts and I can and will  
4 competently testify thereto.

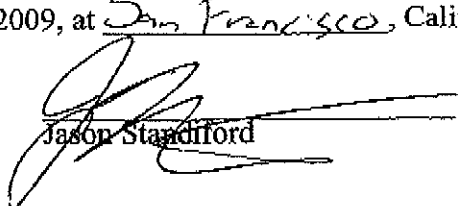
5  
6 2. I am a lead plaintiff in this lawsuit.

7  
8 3. Defendants Palm, Inc. and Sprint Nextel Corp. are doing business in the  
9 County of Santa Clara, State of California. I understand that the transaction or a substantial  
10 portion of the transaction that is the subject of this lawsuit occurred in the County of Santa  
11 Clara.

12  
13 4. This action has been filed in Santa Clara County because this is the proper  
14 place for this type of case to be tried. The complaint alleges that defendant violated the laws  
15 of the State of California while doing business in the County of Santa Clara.

16  
17 I declare under penalty of perjury under the laws of the United States of America that  
18 the foregoing facts are true and correct.

19  
20 Executed this 3 day of December 2009, at San Francisco, California.

21  
22   
23 Jason Standiford

24  
25  
26  
27  
28